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			2.4	2 - 1 Sec.		
APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.		
09/782,594	02/12/2001	John R. Bianchi	RTI- 112R	9490		
75	590 07/31/2003					
DONALD J. POCHOPIEN McANDREWS, HELD & MALLOY, LTD. CITICORP CENTER, 34TH FLOOR 500 WEST MADISON STREET			EXAMINER			
			AZPURU, CARLOS A			
CHICAGO, IL			ART UNIT	PAPER NUMBER		
JJ.,			1615	. 72		
			DATE MAILED: 07/31/2003	7~		

Please find below and/or attached an Office communication concerning this application or proceeding.

			Application No.		Applicant(s)		
4			09/782,594		BIANCHI ET AL.		
	Offic	Action Summary	Examiner		Art Unit		
			Carlos A. Azpun	.	1615		
		ING DATE of this communication			orrespondence address		
Period fo		·	· ·				
THE M - Exten after S - If the - If NO - Failur - Any re	MAILING Descriptions of time results (6) MONTO period for reply period for reply to reply withing the received by received by	STATUTORY PERIOD FOR REDATE OF THIS COMMUNICATION PROPERTY OF	N. R 1.136(a). In no event, how reply within the statutory mi riod will apply and will expire atute, cause the application t	ever, may a reply be tim nimum of thirty (30) days SIX (6) MONTHS from o become ABANDONED	nety filed s will be considered timely. the mailing date of this communication. O (35 U.S.C. § 133).		
1)	Respons	ive to communication(s) filed on _	·				
2a) <u></u> ☐	This action	on is FINAL. 2b)	This action is non-f	inal.			
3) 🗌 Dispositi		s application is in condition for allo accordance with the practice und ms					
4) 🛛	Claim(s)	<u>1-61</u> is/are pending in the applica	tion.				
•	4a) Of the	above claim(s) is/are without	drawn from consider	ration.			
5)	Claim(s) _	is/are allowed.					
6) 🗌	6) Claim(s) is/are rejected.						
7)	Claim(s) _	is/are objected to.					
8)🖾	Claim(s) 1	<u>'-61</u> are subject to restriction and/	or election requirem	nent.			
Application	on Papers	3					
9) 🗌 🗆	The specifi	cation is objected to by the Exam	iner.				
10) 🔲 🗆	The drawin	g(s) filed on is/are: a)□ ad	ccepted or b) objec	ted to by the E xar	miner.		
_	• •	may not request that any objection to		•	` ,		
11) 🗌 7		sed drawing correction filed on			ved by the Examiner.		
	• •	ed, corrected drawings are required in		tion.			
•		r declaration is objected to by the	Examiner.		•		
		l.S.C. §§ 119 and 120					
•		dgment is made of a claim for fore	eign priority under 3	5 U.S.C. § 119(a))-(d) or (f).		
a)[a) All b) Some * c) None of:						
	1. Certified copies of the priority documents have been received.						
		tified copies of the priority docume	·				
		pies of the certified copies of the p application from the International ached detailed Office action for a	Bureau (PCT Rule	17.2(a)).	-		
		gment is made of a claim for dome		•			
_a)) ☐ The tr	anslation of the foreign language	provisional applicat	ion has been rec	eived.		
		gment is made of a claim for dom	estic priority under 3	35 U.S.C. §§ 120	and/or 121.		
Attachment	• •						
2) Notice	e of Draftspe	es Cited (PTO-892) son's Patent Drawing Review (PTO-948) sure Statement(s) (PTO-1449) Paper No(s	· =		(PTO-413) Paper No(s) Patent Application (PTO-152)		
S. Patent and Tro TO-326 (Rev		Office	Action Summary		Part of Paper No. 20		

Election/Restrictions

Restriction to one of the following inventions is required under 35 U.S.C. 121:

- Claims 1, 6-18,21-23, drawn to a method of manufacturing an allograft, autograft or xenograft, classified in class 128, subclass 1+.
- II. Claim 2, 24, and 25 drawn to a kit comprising an assembable autograft, allograft, or xenograft and assembled implant, classified in class 623, subclass 1+.
- III. Claims 3-5, drawn to a method of strengthening an autograft, classified in class 623, subclass 1+.
- IV. Claims 19 and 20, drawn to a method of repairing bone, classified in class623, subclass 1+.
- V. Claims 26-42, 44,45, and 46-61, drawn to a composite bone graft and method of making, classified in class 623, subclass 11.11+.
- VI. Claim 43, drawn to a method of restoring vertical support, classified in class 623, subclass 11.11+.

The inventions are distinct, each from the other because of the following reasons:

Inventions Group I and Group II are related as process of making and product made. The inventions are distinct if either or both of the following can be shown: (1) that the process as claimed can be used to make other and materially different product or (2) that the product as claimed can be made by another and materially different process (MPEP § 806.05(f)). In the instant case, the product as claimed can be made

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by another materially different process such as by a single piece manufacturing process.

Inventions Group I and Group III are unrelated. Inventions are unrelated if it can be shown that they are not disclosed as capable of use together and they have different modes of operation, different functions, or different effects (MPEP § 806.04, MPEP § 808.01). In the instant case the different inventions have different modes of operation and different functions.

Inventions Group I and Group IV are unrelated. Inventions are unrelated if it can be shown that they are not disclosed as capable of use together and they have different modes of operation, different functions, or different effects (MPEP § 806.04, MPEP § 808.01). In the instant case the different inventions have different modes of operation and different functions.

Inventions Group I and Group V are unrelated. Inventions are unrelated if it can be shown that they are not disclosed as capable of use together and they have different modes of operation, different functions, or different effects (MPEP § 806.04, MPEP § 808.01). In the instant case the different inventions have different modes of operation and different effects.

Inventions Group I and Group VI are unrelated. Inventions are unrelated if it can be shown that they are not disclosed as capable of use together and they have different modes of operation, different functions, or different effects (MPEP § 806.04, MPEP § 808.01). In the instant case the different inventions have different modes of operation.

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Because these inventions are distinct for the reasons given above and have acquired a separate status in the art because of their recognized divergent subject matter, restriction for examination purposes as indicated is proper.

A telephone call was made to Donald J. Pochopien on July 15, 2003 to request an oral election to the above restriction requirement, but did not result in an election being made.

Applicant is advised that the reply to this requirement to be complete must include an election of the invention to be examined even though the requirement be traversed (37 CFR 1.143).

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Carlos A. Azpuru whose telephone number is 703/308-0237. The examiner can normally be reached on Tu-Fri, 6:30 am - 5:00 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Thurman K Page can be reached on 703-308-2927. The fax phone numbers for the organization where this application or proceeding is assigned are 703-872-9306 for regular communications and 703-872-9307 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-308-1235.

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Ca July 15, 2003

CARLOS AZPURU PRIMARY EXAMINER GROUP 1500